

CERTIFIED MAIL
RETURN RECEIPT REQUESTED
Ms. Lisa Clarkson

JUL 1 0 2018

Virginia Beach, VA 23456

RE: MURs 7078 and 7084 Scott Taylor, et al.

Dear Ms. Clarkson:

On June 28, 2018, the Federal Election Commission (the "Commission") reviewed the allegations of violations of the Federal Election Campaign Act of 1971, as amended (the "Act"), and Commission regulations in your complaints dated June 1, 2016, and June 14, 2016. Based on the information provided in your complaint, and information provided by Respondents in this matter, the Commission:

- Finds no reason to believe that Scott W. Taylor and Taylor for Congress and John G.
   Selph in his official capacity as treasurer (the "Committee") violated 52 U.S.C.
   §§ 30125(e)(l)(A) and 30119(a)(2), and cautioned the Committee to comply with the Act and Commission regulations;
- Dismisses the allegation that Scott W. Taylor, the Committee, and Scott Taylor for Delegate violated 52 U.S.C. § 30125(e)(1)(A) or 11 C.F.R. § 110.3(d);
- Dismisses the allegations that Scott W. Taylor and the Committee violated 52 U.S.C. §§ 30102(e)(1), 30104(b)(5), and 30118(a) or 11 C.F.R. §§ 104.3(b), 110.1(e), and 110.11(a);
- Finds no reason to believe that: (1) Stephen Baggs; (2) Systems Technology Forum, Ltd.; (3) Thomas Bates; (4) RK Chevrolet, Buick, Subaru, Inc.; (5) Darek Dabbs; (6) Sera-Brynn, LLC; (7) Eric Kimble; (8) Kimble Companies/Penn-Ohio Coal Co.; (9) Ronald Kramer; (10) Kramer Management Enterprises, Inc.; (11) Shawn Kuhle; (12) Turner Strategic Technologies; (13) Tactical Defense Solutions, LLC; (14) William W. Lee, Jr.; (15) National Research Group, LLC; (16) Bob Miller; (17) Miller-Stephenson & Associates, PC; (18) David H. Mutzabaugh; (19) ThunderCat Technology, LLC; (20) Richard D. Roberts; (21) Norfolk Southern Corporation; (22) Eric Sisco; or (23) Virginia International Gateway, Inc., violated 52 U.S.C. § 30119(a)(1);
- Dismisses the allegation that Special Operations OPSEC Education Fund violated 52 U.S.C. §§ 30102, 30103, and 30104(a) and (f); and

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• Dismisses the allegation that Special Operations OPSEC Political Committee violated 52 U.S.C. §§ 30102, 30103, 30104(a) or 11 C.F.R. § 109.10(b).

Accordingly, on June 28, 2018, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016), effective September 1, 2016. The Factual and Legal Analyses, which more fully explain the Commission's findings, are enclosed, and a Statement of Reasons providing a basis for the Commission's decision may follow.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. See 52 U.S.C. § 30109(a)(8).

Sincerely,

Lisa J. Stevenson
Acting General Counsel

BY: Mark Shonkwiler

Assistant General Counsel

Enclosures
Factual and Legal Analyses

## FEDERAL ELECTION COMMISSION

1	FACTUAL AND LEGAL ANALYSIS			
2 3 4	RESPONDENTS: Scott Taylor for Delegate MUR 7078			
5 6 7	I. INTRODUCTION			
8	This matter was generated by a Complaint filed by Lisa Clarkson. The Complaint allege			
9	that Scott Taylor for Delegate violated the Federal Election Campaign Act of 1971, as amend			
0	(the "Act") and Commission regulations by using nonfederal funds to finance federal campaig			
1	activity. The Commission dismisses the allegation that Respondent violated the Act or regulation			
2	II. FACTUAL BACKGROUND			
13	Scott Taylor was a Member of the Virginia House of Delegates, and ran for Congress in			
14	Virginia's Second District in 2010 and 2016. The Complaint alleges that Scott Taylor for			
15	Delegate provided unreported in-kind contributions to Taylor's federal committee using			
16	nonfederal funds. <sup>2</sup> From January through February 2016, the federal committee's website used			
17	the same URL as Taylor's state legislative campaign, and the hosting of that website was			
8	purportedly paid for by Scott Taylor for Delegate.			
9	III. LEGAL ANALYSIS.			
20	A federal candidate, or an entity directly or indirectly established, financed, maintained			
21	or controlled by or acting on behalf of a federal candidate, is prohibited from soliciting,			
22	receiving, directing, transferring, or spending funds in connection with an election for federal			
23	office that are not subject to the limits, prohibitions, and reporting requirements of the Act. <sup>3</sup>			

Taylor lost the Republican Primary in 2010, and won election to Congress in 2016.

<sup>&</sup>lt;sup>2</sup> Compl. at ¶ 8 (June 1, 2016).

<sup>&</sup>lt;sup>3</sup> 52 U.S.C. § 30125(e)(1)(A); 11 C.F.R. § 300.61.

MUR 7078 (Scott Taylor for Delegate) Factual and Legal Analysis Page 2 of 2

- 1 Virginia law permits a state committee to accept unlimited direct contributions from any
- 2 individual, corporation, union, association, or partnership. <sup>4</sup> Therefore, Taylor's Virginia state
- 3 committee account may contain funds not subject to the Act's limits and prohibitions.
- 4 Commission regulations prohibit the transfer of funds or assets from a candidate's nonfederal
- 5 campaign committee to his or her federal committee.<sup>5</sup>
- The record indicates that Scott Taylor for Delegate incurred expenses for hosting the
- 7 federal committee's website. However, the value of those expenses appear to be de minimis, and
- 8 the Committee is no longer using the state committee's website. Accordingly, the Commission
- 9 dismisses the allegation that Scott Taylor for Delegate violated 52 U.S.C. § 30125(e)(1)(A) or
- 10 11 C.F.R. § 110.3(d).<sup>7</sup>

See Virginia Department of Elections, Summary of Laws and Policies: Candidate Campaign Committees (Sept. 14, 2015) at 17; 52 U.S.C. §§ 30116(a), 30118(a).

<sup>11</sup> C.F.R. § 110.3(d); see also Transfers of Funds from State to Federal Campaigns, 57 Fed. Reg. 36,344 (Aug. 12, 1992) (Explanation and Justification).

A review of the website as of October 2016 reveals that the domain hosted by the state committee, http://scotttaylorforva.com/, is no longer available, and that the Committee website is now http://scotttaylor.us/. The new site includes a disclaimer stating that the website is paid for by the federal Committee.

See Heckler v. Chaney, 470 U.S. 831 (1985); MUR 6773 (Nestande, et al.) (dismissing use of nonfederal funds allegation because expenses were de minimis).

## FEDERAL ELECTION COMMISSION

1	FACTUAL AND LEGAL ANALYSIS			
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3	RESPONDENTS:	Stephen Baggs	MUR: 7084	
4		Systems Technology Forum, Ltd.		
5		Thomas Bates		
6		RK Chevrolet, Buick, Subaru, Inc.		
7		Darek Dabbs		
8		Sera-Brynn LLC		
9		Eric Kimble	0-	
10		Kimble Companies/Penn-Ohio Coal Ronald Kramer	Co.	
11 12		Kramer Management Enterprises, Inc.	•	
13		Shawn Kuhle	u.	
14		Turner Strategic Technologies		
15		Tactical Defense Solutions LLC		
16		William W. Lee, Jr.		
17		National Research Group, LLC		
18		Bob Miller		
19		Miller-Stephenson & Associates, P.C	C.	
20		David H. Mutzabaugh		
21		ThunderCat Technology, LLC		
22		Richard D. Roberts		
23		Norfolk Southern Corporation	•	
24	·	Eric Sisco	•	
25		Virginia International Gateway, Inc.		
26	•			
27	I. INTRODUC	CTION		
28				
29	This matter	was generated by a Complaint filed with	h the Federal Election Commission by	
30	Lisa Clarkson. The Complaint alleges multiple federal contractors violated the Federal Election			
31	Campaign Act of 1971, as amended (the "Act") and Commission regulations, by contributing to			
	- and			
32	Scott Taylor for Congress (the "Committee"). For the reasons set forth below, the Commission			
33	finds no reason to believe that the alleged federal contractors violated the Act or regulations.			

MUR 7084 (Alleged Federal Contractors) Factual and Legal Analysis Page 2 of 2

## II. FACTUAL AND LEGAL ANALYSIS

- 2 Scott Taylor was a Member of the Virginia House of Delegates, and ran for Congress in
- 3 Virginia's Second District in 2010 and 2016. The Complaint alleges multiple federal
- 4 contractors contributed to Taylor's congressional committee.<sup>2</sup>
- 5 Federal contractors may not make contributions to political committees, and a Committee
- 6 may not knowingly solicit donations from federal contractors.<sup>3</sup> This prohibition does not apply
- 7 to individual employees of a federal contractor who are not themselves contractors. Employees
- 8 of federal contractors may contribute to federal political committees using personal funds.<sup>5</sup>
- 9 The Committee alleges that the contributors identified by the Complaint are employees of
- 10 federal contractors, not contractors themselves, and may contribute. Nearly all of the named
- 11 contributors submitted responses affirming that they are not contractors, and that the funds used
- were personal and not directed by a contractor firm. One contributor did not respond, but the
- 13 Commission has no information indicating that he is a federal contractor. The Commission
- 14 therefore finds no reason to believe that the individuals named in the Complaint are federal
- 15 contractors, and no reason to believe that they violated 52 U.S.C. § 30119(a)(1).

Taylor lost the Republican Primary in 2010, and won election to Congress in 2016.

<sup>&</sup>lt;sup>2</sup> Compl. at II (June 14, 2016).

<sup>&</sup>lt;sup>3</sup> 52 U.S.C. § 30119(a)(1)-(2); 11 C.F.R. § 115.2.

<sup>&</sup>lt;sup>4</sup> 11 C.F.R. § 115.6.

Id. Additionally, if a sole proprietorship is a federal contractor, the owner of that entity may not donate to federal campaigns using business, personal or other funds. Id. § 115.5.